

JUN-03-2008 09:03 From:

To: 2333221

MICHAEL PANCER (CA #43602)  
Lawyer for Defendant  
105 West "F" Street, 4<sup>th</sup> Floor  
San Diego, California 92101-6087  
Telephone: (619) 236-1826

LONI F. DeLAND (#0862)  
Local Counsel for Defendant  
43 East 400 South  
Salt Lake City, Utah 84111  
Telephone: (801) 364-1333

---

IN THE UNITED STATE DISTRICT COURT  
FOR THE DISTRICT OF UTAH, CENTRAL DIVISION

---

	:	UNITED STATES OF AMERICA,
	:	DECLARATION OF
Plaintiff,	:	CHIHYON REVELES
	:	
vs.	:	
RICHARD CARSON-SELMAN,	:	Case No. 2:07CR286
Defendant.	:	Judge Ted Stewart

---

I, Chihyon Reveles, do hereby declare under perjury under the laws of the United States that I will not come to the United States to testify in the case of the United States of America vs. Richard Carson-Selman, Case No. 2:07CR286. However, I would give testimony at a deposition at the United States Embassy in Korea.

At that deposition, I would testify that I worked as an interface and a translator between Richard Carson-Selman at CurrenC and Kang-Shin Koh who is the manager of International Administration at LG in Seoul, Korea. I would testify that there were numerous three-way conversations between Richard Carson-Selman in the United States and Kang-Shin Koh and myself in Korea. There were also two meetings which I attended as a translator in the LG office

JUN-03-2008 09:03 From:

in Seoul. I would testify that LG knew absolutely it was gambling transactions they were processing for CurrenC. Richard Carson-Selman was always insistent that LG understand they were gambling transactions and he wanted this language included in contracts. As far as I could determine, there was never any attempt by Richard Carson-Selman or CurrenC to mislead LG about any aspect of the business CurrenC was involved in. I would so testify under oath at the United States Embassy in Korea.

DATED: April 25, 08  
CHIHYON REVELES